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Windows and doors from May 1 to October 1 must be provided with sound screens of mesh sufficiently fine to keep out flies and other insects. Buildings and equipment must be kept clean at all times and free from odors.

(c) *Handling milk.*—If milk is sold as pasteurized milk, it shall be pasteurized as soon as received by dealer while fresh, and same shall be labeled "pasteurized milk." Same shall be pasteurized at the following temperatures:

110° [sic] F., uniform heating, 20 minutes; 150° F., uniform heating, 15 minutes; 155° F., uniform heating, 10 minutes; 160° F., uniform heating, 5 minutes; 165° F., uniform heating, 1 minute.

The time shall be calculated from the time the entire quantity reaches the required temperature. The milk shall be promptly cooled after pasteurization to a temperature of 59° F., or less, and stored at a similar temperature.

(d) No person, firm, or corporation shall bring into the city of Lorain, or shall within said city sell or offer for sale, expose for sale, dispose of, exchange, or deliver, or have in his or its possession, with intent to do as aforesaid, any milk, skimmed milk, cream, or the milk or cream contained in the buttermilk or milk prepared by fermentation or other process unless same be pasteurized before delivered for consumption as food, between May 1 and October 1.

The pasteurization to be according to rules and regulations prescribed in this section.

The above paragraphs relating to pasteurization shall not apply to bona fide dealers in milk, skimmed milk, cream, or the milk or cream contained in buttermilk, all milk prepared by fermentation or other process, at wholesale, who shall sell at any time a quantity of not less than 1 gallon of skimmed milk, milk, buttermilk, and milk prepared by fermentation or other process, or 2 quarts of cream; nor to owners of cows who sell milk on their premises only, in which case the milk or milk product shall be placed in receptacles supplied by the buyer.

SEC. 3. That section 27 and section 29 of council ordinance No. 1770 be and the same are hereby repealed.

LOS ANGELES, CAL.

Fish Canneries—Sanitary Regulation. (Ord. 34452, N. S., July 8, 1916.)

SECTION 1. It shall be unlawful for any person, firm, or corporation to conduct or operate any fish cannery within the city of Los Angeles without first applying for and receiving a permit from the health commissioner of the city of Los Angeles so to do.

SEC. 2. Every applicant for such permit shall file with the health commissioner of the city of Los Angeles a written application, which shall state the name and address of the applicant and, if he is not a permanent resident of the city of Los Angeles, the name and address of his duly authorized agent or representative residing in the city of Los Angeles. Such application shall also contain a description of the property by street and number wherein or whereon it is proposed to conduct or operate such cannery, and if the same has no street number, then such description as will enable the same easily to be found.

SEC. 3. If after investigating and considering such application it shall appear to the health commissioner that the statements made therein are true and that the existing sanitary conditions in such place comply with the provisions of this ordinance, and of the laws and ordinances in force at the time such application is made, and conform to the rules and regulations of the health department regulating the sanitary conditions of such places, the said health commissioner shall grant the permit applied for: *Provided, however,* That such permit shall be granted only on the express condition that it shall be subject to suspension by the health commissioner, in his discretion, upon proof to the satisfaction of the said health commissioner of a violation by the holder thereof, his employee, servant, agent, or representative, or any person acting with his consent, or under his authority, of any of the provisions of any law of the State of California, or of any ordinance of the city of Los Angeles, or any rule

of the health department regulating canneries, such suspension to remain in effect only during a continuance of any such violation as aforesaid: *Provided, further*, That no permit shall be suspended until a hearing shall have been had by the health commissioner in the matter of the suspension of such permit, notice of which hearing shall be given in writing, and served at least five days prior to the date of hearing upon the holder of such permit, his manager, agent, or representative, which notice shall state the ground of complaint against the holder of such permit, or against such cannery, and shall also state the time and place where such hearing will be had. Such notice shall be served on the holder of such permit by delivering the same to such person, or to his manager, agent, or representative, or to any person in charge of or employed in such place, or by leaving such notice at the place of business or residence of such person. If the holder of such permit can not be found, and personal service, or service other than personal service, as specified in this ordinance, of such notice can not be made upon him, then a copy of such notice shall be mailed, postage fully prepaid, addressed to such holder of such permit at such place of business at least five days prior to the date of such hearing.

SEC. 4. It shall be unlawful for any fish cannery to receive any fish into their establishment or upon their premises which are decomposed, tainted, corrupt, diseased, or unwholesome from any cause, or to which the head is not attached and all viscera, all the contents of the abdominal cavity, removed; or to have kept or stored in such establishment any canned or cooked fish which for any reason is unwholesome or unfit for human food: *Provided, however*, That this provision shall not be construed to apply to the necessary accumulation of unedible products or refuse resulting from the ordinary methods of food preparation.

SEC. 5. It shall be unlawful for any fish cannery to allow any fish offal or oil or residue from cooking of soup to be dumped or discharged into the harbor of Los Angeles.

SEC. 6. All fish canneries operating in the city of Los Angeles shall be provided with metal receptacles for the keeping of refuse or offal from their establishments, which metal receptacles shall be approved by the health commissioner of the city of Los Angeles and must be kept in sanitary condition and not used as receptacles for edible products.

SEC. 7. It shall be unlawful to smoke or use tobacco in any form in any fish cannery operating within the city of Los Angeles while the fish is being prepared and canned.

SEC. 8. All fish canneries located within the city of Los Angeles shall be provided with convenient and adequate toilet and lavatory facilities, and all employees shall wear clean outer garments of washable material.

SEC. 9. Every place or building used as a fish cannery in the city of Los Angeles shall be of good workmanship and shall be provided with means to exclude flies and rodents therefrom; and all utensils, receptacles, and appurtenances shall be kept clean and in a sanitary condition.

SEC. 10. It shall be the duty of the health commissioner or any officer delegated by him, and he is hereby empowered, to enter any fish cannery located within the city of Los Angeles with the view of ascertaining that the provisions of this and other ordinances are being complied with.

SEC. 11. Any fish received, kept, or stored in any fish cannery within the city of Los Angeles in violation of section 4 of this ordinance shall be condemned, whereupon the health commissioner, or officer delegated by him, shall mark or mutilate said fish and make the fact of such condemnation apparent, and shall immediately, by a written order, direct that the same be removed from the premises, and every such person so ordered to dispose of condemned fish shall furnish a receipt on such notice stating the time and manner of the removal and disposal of said condemned fish. The expense of such removal shall be paid by the person in whose possession such fish are found, and copies of all condemnations and receipts of removal shall be filed with the health commissioner within 24 hours.

SEC. 12. Whenever the words "fish cannery" are used in this ordinance it is understood to be any establishment where fish is prepared and canned for human consumption.

SEC. 13. That any person, firm, or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punishable by a fine of not less than \$10 nor more than \$500, or by imprisonment in the city jail for a period of not less than five days nor more than six months, or by both such fine and imprisonment. Each such person, firm, or corporation shall be deemed guilty of a separate offense for any day during any portion of which any violation of any provision of this ordinance is committed, continued, or permitted by such person, firm, or corporation, and shall be punishable therefor as provided in this ordinance.

NEW YORK, N. Y.

Births, Deaths, and Marriages—Reporting—Penalty for Failure. (Ch. 515, Act N. Y. Leg., May 11, 1916.)

SECTION 1. Section 1239 of the Greater New York charter as reenacted by chapter 466 of the laws of 1901, as amended by chapter 532 of the laws of 1905, is hereby amended to read as follows:

SEC. 1239. For every omission of any person to make and keep the registry of marriages and births required by the preceding sections, and for every omission to file a written copy of the same with said department of health, within 10 days after any birth or marriage provided to be registered, and for every omission to or failure, after the expiration of the said 10 days, to comply with an order of the board of health requiring that any such report of a death, birth, or marriage be filed with the department of health, the person guilty of such omission shall be guilty of a misdemeanor; and in addition thereto, the offender shall also be liable to pay a fine of \$100, to be recovered in the name of the department of health of the city of New York, before any justice or tribunal in said city having jurisdiction of civil actions. But no person shall be liable for such fine or subject to arrest and imprisonment for not filing the report herein required, if such report has been filed by any other person, or if an excuse is presented to the commissioner of health for such omission which the said commissioner shall decide to be sufficient, in which event the said commissioner of health is hereby empowered to excuse the said omission. In any action hereunder such excuse shall be proved by the party claiming the benefit of the same.

RUTLAND, VT.

Poliomyelitis—Prevention—Quarantine of Children from Infected Localities. (Reg. Bd. of H., Aug. 21, 1916.)

1. No child under the age of 15 years shall reside in this city for a period of more than 24 hours without being reported by an attendant, parent, or guardian to the city health officer, provided such child has been in a place or locality where infantile paralysis exists since July 1, 1916.

2. It shall be the duty of every housekeeper, manager or proprietor of every hotel, boarding house, or private dwelling where such child is domiciled to immediately report such child, giving the name and age to the city health officer.

3. Every such child shall be subject to quarantine for a period of two weeks from the time such child arrives in this city.

4. The city health officer is hereby given full power to regulate and enforce such quarantine measures as he deems necessary for the proper isolation of such children for the protection of the municipality.

5. No child under 15 years of age shall enter any house so quarantined.